IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TENNESSEE AT KNOXVILLE

JERRY MILLER,)	
)	
Plaintiff,)	
)	
v.)	Civ. No.: 3:19-cv-308
)	JURY DEMANDED
COCKE COUNTY, TENNESSEE;)	
and JOHN DOES, names and identities not yet)	
known, charged with failure to provide medical)	
treatment to Plaintiff and/or involved in the)	
use of excessive force against Plaintiff Jerry)	
Miller,)	
)	
Defendants.)	

JOINT MOTION WITHDRAWING PLAINTIFF'S MOTION TO EXPEDITE DISCOVERY

Comes the Counsel for the Plaintiff and the Defendant and by way of agreement hereby present to this Honorable Court the following:

- 1. Plaintiff filed a Motion to Expedite Discovery in this cause. [Doc. No. 11].
- Plaintiff and Defendant's counsel conducted a teleconference on September 5,
 The teleconference call between counsel resulted in an agreement

resolving the Plaintiff's Motion for Expedited Discovery [Doc. No. 11]. Specifically, the parties agree to expedite discovery in this cause, have set the Rule 26(f) meet and confer between counsel for September 18, 2019 at 10:00 AM and accordingly the parties agree to begin discovery after the Rule 26(f) conference. Accordingly, Plaintiff withdraws his Motion to Expedite Discovery. [Doc. No. 11].

Respectfully submitted this 5th day of September, 2019.

/s/Darren V. Berg
Darren V. Berg, Esq. (BPR #023505)
LAW OFFICES OF DARREN V. BERG
Lead Counsel for Plaintiff
P.O. Box 33113
Knoxville, TN 37930
E-mail: berg122@hotmail.com
(865) 773-8799

/s/Russell Egli Russell Egli, (BPR# 024408) THE EGLI LAW FIRM Co-Counsel for the Plaintiff The Wisdom Building 11109 Lake Ridge Drive, FL3 Concord, TN 37934 E-mail: russellegliaw@gmail.com (865) 304-4125 Fax: (855) 827-0624

/s/Jeffrey M. Ward
Jeffrey M. Ward, (BPR#016329)
MILLIGAN & COLEMAN
Attorney for the Defendant
P.O. Box 1060
Greeneville, TN 37744-1060
(423) 639-6811
F: (423) 639-0278

E-mail: jward@milligancoleman.com